

The District Attorney authorized the statement that there is nothing to show that Mr. McMeekin had anything to do with the peculiar book-keeping methods of some of the Siegel enterprises.

The Simpson-Crawford and Fourteenth Street Stores will be closed tomorrow, throwing out of employment \$300 of the 5,000 employees, a majority of them women.

Many of them have already lost their savings in the bank, and now lose their jobs as well. Judge Hough in the United States Court yesterday ordered the sale of the assets of these stores and of the Merchants' Express Company, on inventories to be made not later than Thursday. The sale will be March 24.

MAY GET 10 CENTS ON THE DOLLAR SOME DAY.

The indications are that the depositors of the private bank of Henry Siegel & Co. may some day receive about 10 cents on the dollar, with a corresponding small dividend for the general creditors.

A meeting of depositors was held yesterday and Edward M. Curtis of No. 109 West Ninetieth street was made chairman of a committee of ten to take up the matter of getting leniency for Siegel and Vogel in case the latter pledge themselves to some new proposal of settlement. The offer of the Depositors' Realization Corporation of 30 cents in cash and notes for the balance of 70 cents having been withdrawn, the depositors are beginning to fear a situation has been brought about by which they will suffer worse than they expected.

WIDOW LOST ALL IN FAILURE OF BANK.

Mrs. L. Matteson, a widow, whose savings of twelve years acquired through hard work in keeping a rooming house at No. 42 West Eleventh street were placed in the Siegel bank before she left for a visit to Germany last October, appeared at the Fourteenth Street Store early today and caused much excitement when she tried to gain some information as to what had become of her money.

Mrs. Matteson had \$2,100 in the bank and also left notes amounting to \$300 for collection. For fear she might lose it Mrs. Matteson left her bank book in the keeping of the bank before going abroad and has only a receipt showing the number.

"As my health was poor and my eyes troubling me," Mrs. Matteson explained, "I sold out my business and decided to visit my mother in Bavaria. All of my money I put in the Siegel bank. I remember saying to the clerk I hoped everything would be all right. He just laughed and said I had no cause to worry about the Siegel bank."

"That young man didn't know much, I guess. Now my money is gone and it's pretty hard for a woman fifty-seven years old to have to start in and try to get ahead all over again."

UNKISSED BRIDE

ALSO UNSPANKE—

ER, SO IT SEEMS

(Continued from First Page.)

the theatre and told me to invite my mother and a girl to go.

HE WAS A "REAL SPORT" ON LITHOGRAPH PAPERS.

"And at that," she added, "when we got to the theatre we found that the tickets had been given him for taking up signs and were only good for the gallery. And we were all dressed up in our best!"

"Before we were married he told me he had a farm of a thousand acres or so in Ireland. He said that we would go to Lakewood to spend our honeymoon. After the wedding, when I was sitting on the time train left for Lakewood, he told me that his remittance from the old country had been delayed, and suggested that we live with my mother until it came."

"He lived there for many months without again mentioning the remittance and the honeymoon and then one day he said he had bought a lot on One Hundred and Thirty-second street—or some street like that—and was going to build a garage on it. My brother and I investigated this and found the lot to be the oldest lot in the block of the Harlem River imagination."

"Then I told him he would have to get out and provide a home for me. He went away and returned a month later with the information that he had bought 'a nice little flat' in One Hundred and Sixty-eighth street. He said he had filled it with fine furniture and china that he had bought cheaply in broken lots."

"I went to the flat. It was a one-room affair, right next to a sawmill that ran night and day. His broken lot of furniture and china was about the brokenest lot that could be found on any dump."

"And so I went home and refused to kiss him, and refused to see him, and returned to have my communication with him. And, really, I don't think I'll be spanked for what I have done. Do you?"

The reporter admitted he didn't.

In the suit before Justice Blanshard yesterday, Thomas F. Corrigan, the husband, said that he had provided a good home for his wife and she had refused to live in it. He said that his wife would not kiss him and would not see him. However, he said that in his opinion the whole thing was a case of "too much mother-in-law."

BOETZEL SWEARS HE DID NOT MEET MRS. NORDEN ALONE

Hotly Answers Husband's Complaint and Gives His Opinion of Him.

WIFE SEEKS DIVORCE.

Norden Threatens Counter Suit and \$50,000 Action Against Boetzel.

Eric L. Boetzel, former Deputy Assistant District Attorney in Mr. Whitman's office and Mayor Mitchell's campaign manager, attached to the Mitchell League at Broadway and Thirty-third street, said today that Mortimer Norden's charges that "Boetzel broke up the Norden home" are the "ravings of a disordered mind."

Mr. Boetzel submitted a six-page affidavit which was incorporated with Mrs. Norden's application for alimony and counsel fees made to Justice Page today. The young politician and lawyer asserts that Norden, a wealthy electrical manufacturer, is bent on wrecking "his public and professional life" with a mass of "understandings," "information," "beliefs," "conclusions" and "insinuations."

He says he gave up his time and business affairs to induce the Nordens to live together again.

BOETZEL DENIES EVERY INSINUATION.

Attached to Mr. Boetzel's affidavit, which scathingly arraigns the husband for "dragging into this unfortunate litigation the present Mayor and his campaign," are the affidavits of numerous acquaintances of the Nordens who were present at the Mitchell League and at Buzanob's when Norden charges Boetzel was toasted by Mrs. Norden as "Commissioner" and she as Boetzel's "sponsee."

"The defendant says he understands that I was dropped by the District Attorney," said Mr. Boetzel. "The truth is that I resigned because of my political activities. Every charge or insinuation he makes is without the slightest foundation and is absolutely false on my word of honor as a man and as an officer of the court."

"When I learned that Norden had circulated vile rumors about me involving his wife, I telephoned and demanded that he come to my office and repeat them face to face. He promised to meet me, but he failed, and I telephoned him that I had little respect, even contempt, for him as a man and as a husband and that I had no further use for him."

OTHERS PRESENT WHEN HE WAS WITH HER.

Mr. Boetzel said that when he met Mrs. Norden either at Asbury Park or in New York that Frederick D. W. Stearns, an attorney, Mr. Kiehnauer or Capt. Misgrau was in his company or Mrs. Heckman, Mrs. White, Mrs. Bartling or some other woman was with Mrs. Norden. Mr. Boetzel denied any knowledge of Mrs. Norden's alleged "sponsee" who is interested in an auto concern, who is named as correspondent by Mrs. Norden.

"There is not an iota of truth to what Norden charges," Boetzel says. "The Nordens are a disorganized and disreputable family that seems to hold others responsible for the wreck and ruin brought about by their own vile, unmanly and contemptible conduct," says Mr. Boetzel in his affidavit.

Added to the affidavit is a sworn statement made by Mrs. Byron R. White, of No. 215 West One Hundred and Ninth street, with whom Norden went to live after he parted with his wife last October. Mrs. White says that Norden confessed his fondness for the company of other women and that she saw him kiss and embrace a young woman who was a guest at Mrs. White's house. Mrs. White further says that Norden told her about Mrs. Inch and added that the "wealthy young widow" was very fond of him.

NUMEROUS AFFIDAVITS BY BOTH SIDES.

The affidavits filed by both sides made up a batch of more than two hundred folios of printed matter. Mr. Attorney Morris Cuker said today, in reply to Mrs. Norden's suit, that he had filed Mrs. Norden's affidavit, which had been filed with the question of alimony.

Mr. Hoffman said, however, that he had filed a summons and complaint which would be served on Mr. Boetzel for \$50,000 damages in action brought by Norden for alienation of the affections of Mrs. Norden. The lawyer also said that papers had been sworn in a counter claim for a divorce.

CITY MAKES FAT JOBS.

Secretaries at \$6,000 a Year Created by Estimate Board.

The Board of Estimate today created six new positions in its new committee, all upholstered with nice fat salaries. The Board of Aldermen must pass on the action of the Estimate Board, and trouble there is expected. All the new jobs are secretarieships.

For instance, to the Social Welfare Committee there is to be a secretary at \$6,000 a year. Then there is the City Planning Committee. This is to have a secretary at \$6,000 a year, as will the Port and Terminal Facilities Committee and the Education Committee and the Municipal Service Commission was added to place the secretarieships in the exempt class.

Sues Rich Husband for Divorce, And He Involves Another Man



MRS. MAUDE E. NORDEN

GEM MERCHANT UNDER CUSTOM HOUSE PROBE

Henri Van Dam and Family Go Before Surveyor on Mauritania's Arrival.

When the Mauritania, in from Liverpool, docked today Custom House officials met Henri Van Dam, a diamond merchant of No. 47 Fifth avenue, and requested him to go to the Custom House. With his family, consisting of Mrs. Van Dam, Master L. Van Dam and a daughter and maid, filling two taxicabs, the diamond merchant was taken before the Surveyor of the Port Henry and then before Special Deputy Collector, H. C. Stuart.

Mr. Stuart was asked if any complaint had been made against any member of the family. He declined to explain the reason for the interview between himself and Mr. Van Dam, but said: "In such cases of deferred baggage examination it is a shame to mention any names."

The Van Dam family took the taxi-cab home after the interview with Mr. Stuart, their baggage being left on the pier.

ARMS FOR U. S. EMBASSY HELD UP BY HUERTA

Shipment Delivered Twelve Days Ago Not Yet Received by Charge O'Shaughnessy.

VERA CRUZ, March 12.—It became known here today that a shipment of arms sent to the American Embassy in the Federal capital, twelve days ago, had not yet been placed in possession of Nelson O'Shaughnessy, American Charge d'Affaires. It is believed to have been held by the Federal authorities pending further negotiations. It is reported that the authorities contend there has been some misunderstanding regarding the permission for the shipment which has possibly only been deferred.

The American authorities here appear disposed to regard the matter as possibly without great importance.

MONSON WANTS FREEDOM.

Asks Court to Annul His Marriage to Woman Financier.

Augusta Meyer Monson, "Queen of the Women Financiers," who is heavily interested in the Domestic Utilities Company, of vacuum washing machine fame, was today made defendant in a suit brought in the Supreme Court by her husband, Wallace Cleveland Monson, to have their marriage annulled.

Monson says that when he married her in 1907 he was still the husband of Gertrude E. Wilton of New Haven, Conn. Believing that she had divorced him he married the woman financier, only to learn that the final decree had not been awarded to his first wife at that time.

Mrs. Monson is now in Los Angeles, Cal., where her brother, William Meyer, says she is enjoying much prosperity.

Mrs. Monson was sued in the Supreme Court last year by a woman she had interested in the vacuum washing machine business.

Thought He Turned Out Gas Didn't.

George Moore, sixty-two years old, was taken from his home, No. 215 Nassau street, Brooklyn, to the Brooklyn Hospital early today suffering from gas poisoning. He thought he turned the gas out when he went to bed, but he didn't, and his family found him unconscious.

Threat to Blow Up City Hall.

TRENTON, N. J., March 12.—An anonymous writer of a postal card threatened the City of Trenton, N. J., that if additional tax bills were forwarded to him he would blow up the City Hall.

THOSE WHO TAKE UP JOBS

Scolded for in this for origin, etc.

SENATORS MISLED BY REPRISAL OF HIS SPEECH, SAYS PAGE

Excessive Condensation Responsible for Interpretation Here of Remarks.

LONDON, March 12.—Ambassador Walter Hines Page today received from Secretary of State Bryan notification of the resolution of the United States Senate in regard to his speech on the Panama Canal and the Monroe Doctrine delivered before the Association of Chambers of Commerce on Wednesday.

The Secretary of State requested the Ambassador to cable an explanation of the speech and Mr. Page immediately began the preparation of his reply.

After reading fuller accounts of the proceedings in the Senate, Ambassador Page came to the conclusion that the Senators had been misled by the excessive condensation of his remarks in regard to his interpretation of the Monroe Doctrine.

Mr. Page declared today that he had distinctly said that the United States would object to or prohibit any European power from taking more territory in the New World, and then in concluding had said amid the laughter of the audience:

"So you see that the United States would prefer that no European powers should gain more territory in the New World."

The Ambassador's remarks, he declared, had been too greatly condensed. When referring to the Panama Canal he had said that Great Britain would profit from the canal because she owned the great bulk of the world's shipping.

GAS COMPANY GIVES UP \$250,000 OF ITS WATER

Complies With the Service Board's Suggestion That Stock Be Relinquished.

The Brooklyn Borough Gas Company, which supplies Coney Island, has accepted the suggestion of the Public Service Commission that it squeeze \$225,428 worth of water from its stock.

The water, or excess capitalization, will be reduced by the amortization of \$250,000 of securities. This will be accomplished by the creation of a special fund, equal to five cents for each 1,000 cubic feet of gas capacity.

It is the first time in the history of the Public Service Commission that a voluntary draining off of water from the capital stock of a corporation has occurred.

FEDERALS SURE OF WILLIAMS AND BAUMGARDNER.

NEW ORLEANS, March 12.—President Hedges of the St. Louis Browns has released Pitcher Baumgardner and Outfielder Williams, both of whom played with the Browns last year, and they will report to the Kansas City Federal Club, according to Manager Stovall of the Kansas City team.

Williams, who played for the Browns through here today en route to Wichita Falls, Tex., his team's training camp. Stovall said he had heard from St. Petersburg, Fla., where he had interviewed Baumgardner and Williams regarding the Federal League's offer to sign them.

He asserted the players would join the Kansas City Federals.

CHARLESTON WINNERS.

FIRST RACE—Four-year-olds and upward; selling; six furlongs.—Clem Beachey, 114 (Wolfe), 7 to 1, 3 to 1 and 3 to 2; won; Surpass, 107 (Murphy), 8 to 1, 3 to 1 and 3 to 2; second; L. M. Edwards, 114 (Pickett), 7 to 1, 3 to 1 and 3 to 2; third. Time, 1:19.5.

Toutanier, Scarlet Pimpernel, Fairy Godmother, Spar Pole, The Turkeys, Ben Pryor, also ran.

SECOND RACE—Four-year-olds and upward; selling; six furlongs.—Mollie Richardson, 117 (Martin), 6 to 1, 5 to 2 and 6 to 5; won; Tyro, 115 (Nicoll), 8 to 1, 3 to 1 and 3 to 2; second; Benedictina, 117 (Kahlert), 7 to 1, 3 to 1 and 3 to 2; third. Time, 1:19.5.

1919. Country Boy, Cynosure, Sun Guide, Inspector Leetrad, Henotic and Miss Primity also ran.

THIRD RACE—Two-year-olds; four furlongs.—Alledo, 98 (Martin), 9 to 5, 5 to 2 and 3 to 1; won; Totan, 98 (Grynn), 40 to 1, 12 to 1 and 6 to 1; second; Jim Savage, 106 (Hanover), 13 to 1, 5 to 1 and 3 to 1; third. Time, 51.3-5.

Yellow Flower, Jaunty, Santa Maria also ran. James Jr. finished first, but was disqualified for foul and placed last.

JUAREZ ENTRIES.

The Juarez entries for tomorrow are as follows:

FIRST RACE—Selling; three-year-olds and upward; six furlongs.—Ada, 90 (Wolfe), 10 to 1, 5 to 1, 3 to 1; won; W. H. Waters, 107 (Hatch), 10 to 1, 5 to 1, 3 to 1; second; L. M. Edwards, 114 (Pickett), 7 to 1, 3 to 1 and 3 to 2; third. Time, 1:19.5.

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FIGHTS INCOME TAX LAW.

Brooklyn Man Declares Measure is Unconstitutional and Retroactive.

An attack upon the income law as being unconstitutional in its bearing upon the income of railroads and other corporations was made by Frank H. Brushaber of Brooklyn in a test suit against the Union Pacific Railroad Company, brought in the United States District Court today.

Brushaber asks injunctions prohibiting the collection of an income tax on any revenues of the road from March 1, 1913, to Oct. 2, 1913, and declares that the new law violated the Constitution of the United States by imposing a direct tax.

He asserts the income law seeks to collect taxes on income earned on Oct. 2, 1913, when it was passed, and therefore is retroactive.

GULDEN'S

TRY IT ON CORNED BEEF AND CABBAGE

MAKES HOT and Cold Meats Tasty

10 CENTS. READY TO USE

ASKS \$25,000 BECAUSE HE'S ON GANGSTER FILM

Jacob A. Reich Sues Movie Firm for Picturing Him With Rosenthal Slayers.

More trouble was thrust upon the promoters of white slave and underworld motion picture films to-day when Jacob A. Reich, known as "Jack Sullivan" and "King of the Newsboys," brought suit in the Supreme Court against the Mutual Film Corporation for \$25,000 damages, alleging that the company, in a film, connected his name with that of "Gyp the Blood," "Lefty Louie," "Whitely Lewis," "Dago Frank," Paul Kelly and "Monk" Eastman, the gangsters.

A second damage suit for \$50,000 was filed a short time later against Samuel H. London and the Moral Feature Film Company by August G. Merle, manufacturer of infants' wear at No. 121 West Seventeenth street, who alleges that London, in his notorious movie, "The Inside of the White Slave Traffic," pictures women, most of whom are married and in his employ, entering his place of business under the screen caption "The Innocent in Danger."

The Merle suit is the third of its kind to be filed within the last two months against London and the Moral Feature Film Company. The suits aggregate more than \$150,000 in damages.

Reich says that he is a cigar seller, and that the exhibition of his picture with notorious characters at his side has greatly injured his reputation with his customers and that as a result his business has fallen off considerably.

SAYS ROOSEVELT MAKES UNITED STATES HATED

Reiterates That Colonel Demanded \$3,000 for Rio de Janeiro Speech.

"Col. Roosevelt is going through South America making the United States more unpopular every hour."

This was the statement made by Drury Albert McMillen, who arrived on the Mauretania to-day. Mr. McMillen is formerly of St. Louis and is now connected with financial interests in Rio de Janeiro, Brazil.

"Col. Roosevelt was entertained as no other man by the people of Rio de Janeiro," said Mr. McMillen. "He was the guest of the Historical Society. He was made an honorary member of that body and delivered a private lecture to the members. There were about eighty persons present. The next day the society received from the Colonel a bill for \$3,000 for services rendered. The bill was promptly paid. That is their method of doing business in that country. I saw the bill with my own eyes, and if any denials have been made of the story a cable sent to the Historical Society of Rio de Janeiro will settle the controversy."

U. S. TAKES A CENSUS OF THE UNEMPLOYED

Blanks Distributed Among the Police Stations by Commission of Industrial Relations.

Commissioner McKay today forwarded to every police captain in the greater city blanks furnished by the United States Commission of Industrial Relations drawn for the purpose of making a census of the unemployed.

The commission has sent the blanks to every city in the country, with the request that the head of the police departments get their men to ascertain just how many people are unemployed in each police precinct on March 8, 1914. Some of the questions that are asked in the blanks are:

How many residents are in your precinct? How many are skilled laborers? How many are foreign-born? How many are honestly seeking work? How many could find jobs in your precinct? Where do the unemployed and homeless men seek shelter in your precinct? And does unemployment mean increase of crime in your precinct?

The captain will have each man on patrol make a report for his beat and the filled-in reports will be sent to Headquarters and then to Washington.

DIED.

INDIANAPOLIS, March 12.—For the trial of Don Roberts, Mayor of Terre Haute, on charges of election frauds next Monday, an appeal has been made to Gov. Harrison for the protection of the witnesses. Sheriff Sheen of Vigo County has announced that every person presenting himself at the door of the courtroom will be searched for weapons.

David Masterson, who figured in the recent street car strike, was arrested today on charges of carrying a concealed weapon. He is held in the city jail in default of \$55,000 bail, on an indictment charging him with conspiracy to dynamite the homes of several men who instigated the election trial.

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STUDENT HAS STOLEN COAT.

Walks Into Columbia "Gym" With It On and Is Arrested.

Nineteen-year-old Eugene R. Zevin, a Columbia student and son of Dr. I. A. Zevin of No. 215 Second avenue, was held by Magistrate Krotel in the Harlem Police Court today in \$500 bail for examination Monday afternoon on the charge that he stole an overcoat worth \$25 from the locker, which he carried with him to the gymnasium last January. Detectives Sackatrick, Thompson and Connor say that many other things have been stolen from lockers ranging from bathing suits to gold watches and other jewelry.

Erickson reported the loss of his overcoat, but no trace of it was found until Zevin walked into the gymnasium yesterday wearing the garment. Erickson went to G. B. Meylon, the athletic instructor, who questioned Zevin.

According to Mr. Meylon the boy said that he had the overcoat in the locker at the gymnasium and that he had purchased it himself from a second-hand store. He said he had been sent to the locker in court today asked for an adjournment so that he could subpoena this dealer as a witness for the youth.

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